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UNITED STATES DISTRICT COURT CLARK COUNTY, NEVADA

RICHARD O'BRINGER, Individually,

2:23-cv-00100-RFB-EJY

Plaintiff,

VS.

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PROGRESSIVE CASUALTY INSURANCE COMPANY dba PROGRESSIVE; DOES I through X, inclusive; and ROE BUSINESS ENTITIES I through X, inclusive; jointly and severally,

STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES

(THIRD REQUEST)

Defendants.

Plaintiff RICHARD O'BRINGER, individually, and Defendant PROGRESSIVE INSURANCE COMPANY by and through their respective counsel request this Honorable Court to extend the discovery deadlines 60 days as requested herein.

I. LOCAL RULE 6-1 IS SATISFIED

This is the third request for an extension of discovery deadlines filed by the parties. The first extension was filed January 8, 2024, and a second on March 7, 2024. This Stipulation and request for extension of discovery dates is made more than twenty-one (21) days before the expiration of the deadline for discovery in this case, which is currently August 9, 2024 with initial experts due

June 11, 2024. This extension will accommodate the availability of one of Plaintiff's expert who is currently out of the country.

Pursuant to the controlling Discovery Plan, the following dates govern for purposes of discovery:

1.	Discovery Cutoff Date:	August 9, 2024
2.	Initial Expert Disclosure:	June 11, 2024
3.	Rebuttal Expert Disclosure:	July 12, 2024
4.	Dispositive Motions:	September 9, 2024

5. Joint Pre-Trial Order: October 7, 2024

Plaintiff filed his First Amended Complaint on November 14, 2023, followed by Defendant's Answer to First Amended Complaint on December 20, 2023. Plaintiff's Amended Complaint asserted significant additional facts underscoring his theories of liability. Since that filing, the parties have worked jointly within the availability of critical fact witnesses, including claim adjuster Debi Bruns-Lake, whose deposition was taken on February 13, 2024. The parties are now working on identifying and producing additional fact witnesses.

Further, Defendant requested and received the Rule 35 Examination of Plaintiff. The parties worked to conclude that examination on May 13, 2024. Both parties would like to have their respective experts avail themselves of the written report of the examination. The specific discovery remaining to be completed is:

- Deposition of remaining percipient witness, Donna Bergstrom;
- Deposition of remaining treating physicians, including Omar Cabahug, MD;
- Disclosure of expert witnesses (initial and rebuttal);
- Deposition(s) of all expert witnesses; and
- Any additional written discovery.

Based on the foregoing, the parties have agreed to extend the discovery deadline by 60 days.

The instant request comports with Local Rule 6-1 in that no request is made after the specified period expires.

II. LOCAL RULE 26-3 IS SATISFIED

The instant request to extend discovery deadlines satisfies the requisites of Local Rule 26-3. Additionally, good cause exists for the extension. As addressed above, the parties are working



cooperatively to schedule and obtain the deposition testimony of third parties who are necessary to the asserted claims and defenses. As such, the parties need additional time to procure records, schedule depositions, and complete any additional discovery. Accordingly, the parties are requesting a 60-day extension to all discovery deadlines.

Listed below is a statement specifying the discovery completed in this case:

Plaintiff's Initial List of Witnesses and Documents Pursuant to FRCP	February 21, 2023
26(a)	1.6 1.2 2022
Defendant's Disclosure of Witnesses and Exhibits Pursuant to FRCP 26(f)	March 3, 2023
Plaintiff's First Supplement to Initial List of Witnesses and	March 9, 2023
Documents Pursuant to FRCP 26(a)	Waten 9, 2023
Defendant's First Set of Requests for Admission, Requests for	April 3, 2023
Production and Interrogatories to Plaintiff	,
Plaintiff's Answers to Defendant's First Set of Requests for	April 26, 2023
Admissions	-
Plaintiff's Responses to Defendant's First Set of Requests for	April 27, 2023
Production	1 ,
Plaintiff's Second Supplement to Initial List of Witnesses and	April 10, 2024
Documents Pursuant to FRCP 26(a)	
Plaintiff's Answers to Defendant's First Set of Interrogatories	May 1, 2023
Transfer 57 ths wels to Defendant 51 hst Set of Interrogatories	Way 1, 2023
Plaintiff's Third Supplement to Initial List of Witnesses and	June 2, 2023
Documents Pursuant to FRCP 26(a)	,
Plaintiff's Fourth Supplement to Initial List of Witnesses and	July 24, 2023
Documents Pursuant to FRCP 26(a)	0.17 2 1, 2020
Deposition of Plaintiff Richard O'Bringer	September 29, 2023
Defendant's First Supplemental Rule 26(a) Disclosures	November 17, 2023
D1.:.4:00 F:01 C1 1	N122 2022
Plaintiff's Fifth Supplement to Initial List of Witnesses and Documents Pursuant to FRCP 26(a)	November 22, 2023
Defendant's Second Supplemental Rule 26(a) Disclosures	February 12, 2024
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Deposition of Debi Bruns-Lake	February 13, 2024
Defendant's Second Set of Requests for Production and	January 8, 2024
Interrogatories to Plaintiff	Junuary 0, 2021
interrogatories to Figure 1	
Defendant's Third Supplemental Rule 26(a) Disclosures	March 5, 2024
D CV ' VI 1' ND	16.0001
Depo of Yevgeniy Khavkin, M.D.	March 6, 2024
Plaintiff's Sixth Supplement to Initial List of Witnesses and	March 7, 2024
Documents Pursuant to FRCP 26(a)	·
Plaintiff's Seventh Supplement to Initial List of Witnesses and	March 7, 2024
Documents Pursuant to FRCP 26(a)	
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Deposition of Gary Flangas, M.D.	March 8, 2024
Depo of Vladimir Sinkov, M.D.	April 1, 2024
Plaintiff's Requests for Admissions to Defendant	April 8, 2024
Defendant's Fourth Supplemental Rule 26(a) Disclosures	April 8, 2024
Defendant's Fifth Supplemental Rule 26(a) Disclosures	April 9, 2024
Stipulation and Order for FRCP Rule 35 Examination of Plaintiff	April 30, 2024
Rule 35 Examination of Plaintiff	May 13, 2024
Plaintiff's Eighth Supplement to Initial List of Witnesses and Documents Pursuant to FRCP 26(a)	May 14, 2024
Defendant's Response to Admissions	May 23, 2024

Under Local Rule 26-3(d), it is necessary to articulate a proposed schedule for completing all remaining discovery. The parties are requesting an additional 60 days be afforded for discovery.

The following deadlines are requested.

1. Discovery Cutoff Date:	October 8, 2024
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2	2. Amending the Pleadings/Adding Parties	Closed

3. Initial Expert Disclosure: August 12, 2024

4. Rebuttal Expert Disclosure: September 10, 2024

5. Dispositive Motions: November 8, 2024

6. Joint Pre-Trial Order: December 6, 2024

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1 2 3 4	The parties hereby stipulate the product DATED: June 3, 2024 RICHARD HARRIS LAW FIRM	posed changes in the discovery deadlines. DATED: June 5, 2024 BARRON & PRUITT, LLP
5 6 7 8 9	By: /s/ Clark Seegmiller CLARK SEEGMILLER, ESQ. Nevada Bar No. 3873 801 South Fourth Street Las Vegas, NV 89101 Attorneys for Plaintiff	By: /s/ Joseph Meservy WILLIAM H. PRUITT, ESQ. Nevada Bar No. 6783 JOSEPH MESERVY, ESQ. Nevada Bar No. 14088 3890 West Ann Road North Las Vegas, NV 89031 Attorneys for Defendant
10 11		<u>ORDER</u>

IT IS SO ORDERED.

DATED: June 6, 2024

UNITED STATES MAGISTRATE JUDGE